AND AGENCIES OF W.
AND ENDING JUNE 3 WEAKLEY COUNTY, T S FOR THE VA VARIOUS FUE, FOR THE FUNDS, DEPARTMENTS, INSTITUTIONS, OF FISCAL YEAR BEGINNING JULY 1, 1963 OFFICES

Section 1. BE IT RESOLVED by the Quarterly County Court of Weakley County, Tennessee, assembled in regular session on the 8th day of July 1963, that the amountereafter set out are hereby appropriated for the purpose of meeting the expenses various funds, departments, offices, institutions and agencies of Weakley County, Tennessee, for capital outlay, and for meeting the payment of principal and interesting County's debt maturing during the fiscal year beginning July 1, 1963 and endired to the following schedule: and interest

Property tax Capital Outlay transfer from reserve	Property Tax	Total Public School Fund	General Control Capital Outlay Bus Rep.		*80 on 18,545,269 Motor fuel tax Rural Road program- Sale of gravel Sale of materials & miscellaneous Estimated beginning balance TOTAL		TOTAL.	•53 on 18,545,269 overage in County offices Estimated beginning balance State alcoholic tax County Beer tax Revenue-other sources
DEBT SERVICE FUND 148,362 22,000 45,000 201,717	WELFARE FUND	1,187,384	1,112,024 51,049 24,309	PUBLIC SCHOOL FUND	148,362 235,000 82,000 1,200 008 2,300 30,000	HIGHWAY FUND	185,289	COUNTY GENERAL FUND 98,289 15,000 20,000 20,000 12,000 20,000

Section 2. BE IT FURTHER RESOLVED, that there are also hereby appropriated certain portions of the commissions and fees for collecting taxes and licenses and for administering other funds which the County Trustee, County Court Clerk, Circuit Court Clerk, County Register, Sheriff, and the Clerk and their officially authorized deputies and assistants may severally be entitled to receive under state laws hereto-fore or hereafter enacted. Expenditures out of commissions, and/or fees collected by the County Trustee, County Court Clerk, Circuit Court Clerk, Clerk and Master, County Register and the Shefiff may be made for such purposes and in such amounts as may be authorized by existing law or by valid order of any court having power to make such authorizations. Any excess commissions and/or fees collected over and above the expenditures duly conclusively authorized to be paid therefrom, shall be paid over to the County Trustee and converted into the County General Fund as provided by law.

Section 3. BE IT FURTHER RESOLVED, that if the need shall arise, the Budget Committee, may with the consent of any official, head of any department or division which may be affected, transfer any amount from any item of appropriation to any other item of appropriation in the same fund. Be it further provided that any such transfer shall be authorized in writing and signed by the County Judge, the Budget Committee and the departmental or divisional heads directly concerned. The County Superintendent of Schools must also receive the consent of the Board of Education for transfers within each main division of the budget and the consent of the Quarterly County Court for transfers between these main divisions as required by law.

One copy of this authorization shall be filed with the County Court Clerk, one copy with the chairman of the Budget Committee, and one with each divisional or departmental head conderned. A foresaid authorization shall clearly state the reasons for the transfer, but this provision shall in no case whatsoever be constructed as authorizing transfer from one fund to another, but shall apply solely to transfers within a certain fund.

Section 4, BE IT FURTHER RESOLVED, that any appropriation made by this resolution which covers the same purpose for which a specific appropriation is made by statute is made in lieu of but not in addition to said statutory appropriation. The salary, wages, or remuneration of each officer, employee, or agent of the County, shall not be in excess of the amounts authorized by existing law or as set forth in the estimate of expentitures which accompanies this resolution. But provisions for such salaries, wages, or other remuneration hereby authorized shall in no case be construed as permitting expenditures for any department, agency, or division of the County in excess of that appropriation herein stitute the limit to the expenditures of any department, division and agency ending June in the aggregate expenditures for any item of appropriation shall in no instance be more than the amount herein appropriated for such item.

Quarterly BE FURTHER RESOLVED, that any resolution which ly County Court providing for appropriations may in

de by this Budget Appropriation Resolution shall specifically provide sufficient revenue other funds, actually to be provided during the fiscal year in which the expenditure is be made, to meet such additional appropriation. Said appropriating resolution shall submitted to and approved by the State Director of Local Finance after its adoption provided by Section 9-1101 to 9-1119, inclusive, of the Tennessee Code Annotated. made or ot to be be su

Section 6. BE IT FURTHER RESOLVED, that the delinquent county property taxes for the year 1962 and prior years and the interest and penalty thereon collected during the year ending June 30, 1963 shall be apportioned to the various county funds according to the subdivision of the tax levy for the year 1963. The Clerk and Master and the County Trustee are hereby authorized and directed to make such apportionment accordingly.

unencumbered balances of appropriations and be of no further effect at the Section 7. BE IT FURTHER RESOLVED, that all remaining a t the end of the fiscal year shall lapse, end of the fiscal year at June 30, 1963.

Section 8. BE IT FURTHER RESOLVED, that the various departments, institutions, officers and agencies of Weakley County, Tennessee, be required to show all their outstanding obligations to date in each and every financial statement made to the Weakley County Quarterly Court.

which Section 9. BE IT FURTHER RESOLVED, that any resolution or part of a resolution has heretofore been passed by the Quarterly County Court which is in conflict with any provision in this resolution be and the same is hereby repealed.

from 1963. Section 10. BE IT FURTHER RESOLVED, that this resolution shall take effect after its passage and its provisions shall be in force from and after July 1, resolution shall be spread upon the minutes of the Quarterly County Court. and a This

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by seconded ved: approve Court. ne above report be voice vote of the theKennedy that the Robert Ke Motion was made by Esq. F Esq. Elbridge Mayo; same